1 2 3 4 5 6 7 8	Robert B. Hawk (Bar No. Clayton C. James (Bar No. Maren J. Clouse (Bar No. HOGAN LOVELLS US I 4085 Campbell Avenue, S Menlo Park, California 94 Telephone: +1 (650) 463 Facsimile: +1 (650) 463-robert.hawk@hoganlovell.clay.james@hoganlovellsmaren.clouse@hoganlovel.Attorneys for Defendant APPLE INC.	o. 287800) 228726) LLP Suite 100 4025 -4000 4199 Is.com			
9	UNITED STATES DISTRICT COURT				
10	NORTHERN DISTRICT OF CALIFORNIA				
11	SAN FRANCISCO DIVISION				
12	MARC OPPERMAN, et	al	Case No. 13-CV-00453-JST		
13		Plaintiffs,	STIPULATION AND [PROPOSED] ORDER		
14	v.	i iamunis,	SETTING PAGE LIMITS FOR OPPOSITION AND REPLY BRIEFS REGARDING		
15	PATH, INC., et al.,	Defendants.	PLAINTIFFS' MOTION FOR CLASS CERTIFICATION		
16 17			The Honorable Jon S. Tigar		
18			THIS DOCUMENT RELATES TO ALL ACTIONS:		
19			Opperman v. Path, Inc., No. 13-cv-00453-JST		
20			Hernandez v. Path, Inc., No. 12-cv-1515-JST Pirozzi v. Apple, Inc., No. 12-cv-1529-JST		
21			Gutierrez v. Înstagram, Inc., No. 12-cv-6550-JST		
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1	Pursuant to Civil Local Rule 7-4(b), Plaintiffs in this proceeding Plaintiffs and Defendants			
2	Apple and Path (collectively, the "Parties") hereby stipulate as follows:			
3	1.	Defendants believe that their	opposition to Plaintiffs' motion for summary judgment	
4	requires discussion of a number of legal and factual issues that cannot be addressed within the Local			
5	Rules default page limits;			
6	2.	Counsel for the Parties have	met and conferred and have come to an agreement, subject	
7	to the approval of the Court, regarding page limits for briefing on class certification;			
8	NOW THEREFORE, the Parties stipulate as follows:			
9	•	Apple's Opposition to the cla	ass certification motion shall not exceed thirty (35) pages in	
10		length;		
11	•	Path will file its own Opposi	tion to the class certification motion, but Apple and Path	
12		will endeavor not to repeat th	ne same arguments; Path is not requesting additional pages	
13		beyond the 25-page limit und	ler the Local Rules;	
14	•	Plaintiffs anticipate that they	may conclude that they need additional pages, but believe	
15		it makes the most sense to de	cide on and seek any enlargement after they review	
16		Apple's and Path's opposition	ns.	
17	Respectfu	ally submitted,		
18	Dated: Marc	h 16, 2016	KERR & WAGSTAFFE LLP	
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	STIPULATION AND [PROPOSED] ORDER SETTING PAGE LIMITS

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12	ATTORNEYS FOR DEFENDANT PATH, INC.		
13			
14	FILER'S ATTESTATION		
15	I attest that concurrence in the filing of this document has been obtained from the other		
16	signatories listed above.		
17	Dated: March 16, 2016 Hogan Lovells US LLP		
18	By: /s/Robert B. Hawk		
19	Robert B. Hawk		
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	3 STIPULATION AND [PROPOSED] ORDER SETTING PAGE LIMITS		

[PROPOSED] ORDER

PURSUANT TO THE STIPULATION, AND GOOD CAUSE APPEARING, IT IS

HEREBY ORDERED:

Defendant Apple Inc.'s Opposition to the class certification motion shall not exceed thirty (35) pages in length.

Dated:

March 16, 2016

